### **EXHIBIT A**

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

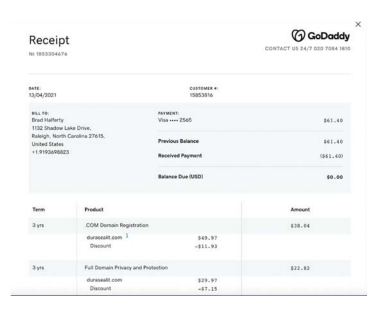
EVER-SEAL, INC.,	)
Plaintiff,	)
	) No. 3:22-cv-00365
<b>v.</b>	)
	) JUDGE RICHARDSON
DURASEAL, INC.,	)
	)
Defendant.	)
	)

### DECLARATION OF STEPHEN BRADLEY HALFERTY

- I, Stephen Bradley Halferty, having been duly sworn, depose and state that:
- 1. I am above eighteen (18) years of age and have personal knowledge of the facts and circumstances set forth herein.
  - 2. I formed DuraSeal, Inc. using LegalZoom on or around August 31, 2021.
- 3. DuraSeal, Inc. is a Delaware corporation with its principal place of business in North Carolina where I have resided since 1996.
  - 4. I am the sole shareholder and only officer and director of DuraSeal, Inc.
- 5. At the time that I formed DuraSeal, Inc., I intended to use it to operate a business to pressure wash and seal driveways and decks. Since forming it, however, I have not used it to conduct any business. In fact, at this time, it is my understanding that DuraSeal, Inc. will be administratively dissolved by the Delaware Secretary of State due to nonpayment of the annual filing fees, which I understand were due on March 1, 2022.

- 6. At all times relevant to the Complaint in this action, including, but not limited to, from January 1, 2020 to the present, DuraSeal, Inc. has not actually conducted any business in any location, state, or country. Any business conducted as "DuraSeal" was conducted as a sole proprietorship, which is how Ever-Seal, Inc. originally sued me and that sole proprietorship both in the United States District Court for the Middle District of Tennessee and the United States Bankruptcy Court for the Eastern District of North Carolina. It was only after this Court stayed Ever-Seal's lawsuit against me individually and doing business as "DuraSeal" and the U.S. Bankruptcy Court for the Eastern District of North Carolina denied Ever-Seal's request for injunctive relief that Ever-Seal commenced this action against DuraSeal, Inc.
- 7. DuraSeal, Inc. is an empty, corporate shell that has never conducted any business. Although I intended to operate as DuraSeal, Inc., due to a lack of sophistication on my part, I never actually operated as DuraSeal, Inc. Rather, I always operated as a sole proprietorship and continue to do so.
  - 8. DuraSeal, Inc. does not have officers or directors other than me.
  - 9. DuraSeal, Inc. has never had an annual or company meeting.
  - 10. DuraSeal, Inc. has not adopted any bylaws or consents.
  - 11. DuraSeal, Inc. does not have any bank accounts or credit card accounts.
- 12. DuraSeal, Inc. does not have any insurance policies. Any such policies are in the name of me doing business as "DuraSeal."
  - 13. DuraSeal, Inc. does not own any property or have any assets or have an office.
  - 14. DuraSeal, Inc. has never prepared or issued any financial statements.

- 15. DuraSeal, Inc. has never filed any state or federal taxes or tax returns. When I file my personal tax returns later this year, I intend to file on behalf of myself and my sole proprietorship, but not DuraSeal, Inc. since it has never generated any revenue.
- 16. DuraSeal, Inc. has never entered into any contracts or agreements with third-parties. Any agreements with customers were entered into between me operating as a sole proprietorship and the customer.
- 17. DuraSeal, Inc. has never employed or hired any employees, contractors, or workers. My sole proprietorship, however, has employed and retained multiple employees, contractors, and workers, and their compensation has been paid from my personal bank accounts and not from any account in the name of DuraSeal, Inc.
- 18. I purchased the domain DuraSealit.com, which is owned by me individually and is the only domain I have used for my sealant business that I started in 2021, using my personal credit card. A true and correct copy of the receipt for my purchase of this domain is attached below. While potential customers may schedule consultations through my website, Tennessee does not appear as an option for consultation because I do not do business in Tennessee.



19. I advertise on behalf of my sole proprietorship, "DuraSeal," in various markets, excluding any in Tennessee. I often purchase print advertisements in home guides like the one below. My advertisements do not and have never referred to "DuraSeal, Inc." They only refer to "DuraSeal."





20. I also send postcards to some of the zip codes we serve, which excludes Tennessee.

As true and correct copy of a sample of those postcards is included below. Those postcards do not and have never mentioned "DuraSeal, Inc."







- 21. I have attached as Exhibit 1 a true and correct copy of an invoice from Money Pages, which a company I advertise with, which shows that the account is in the name of "DuraSeal" and not "DuraSeal, Inc."
- 22. When interested customers contact us to obtain more information or to schedule a consultation, we do not represent ourselves as anything other than "DuraSeal." We do not and have never held ourselves out as "DuraSeal, Inc."
- 23. When my employees and contractors meet with prospective customers, they typically show the customer a presentation. A true and correct copy of the presentation I have used and continue to use is attached as <u>Exhibit 2</u>. That presentation does not reference "DuraSeal, Inc." It only references my sole proprietorship, which is "DuraSeal."
- 24. When my employees and contractors provide a bid or estimate to prospective customers, they use an Estimate Worksheet, a true and correct copy of which is attached as <a href="Exhibit">Exhibit</a>
  <a href="Exhibit">3. That Estimate Worksheet refers to "DuraSeal" and not "DuraSeal, Inc."</a>

- 25. If a customer decides to hire my sole proprietorship, I have them sign a contract. A true and correct copy of the contract I use is attached as <u>Exhibit 4</u>. That contract states that the agreement is between the customer and "DuraSeal," not DuraSeal, Inc.
- 26. When a client pays me for its services, those funds are deposited into my personal checking accounts, which are the only accounts I have used for "DuraSeal." My wife and I have always used Wells Fargo accounts 4052 and 7342 for employee and contractor payments. (Wells Fargo 4052 has been closed, so I currently do not have access to statements from it.) Likewise, checks from DuraSeal's customers have been deposited to one of those two personal checking accounts, and merchant account payments are deposited into our personal checking accounts. A true and correct copy of the header to my October 2021 statement for Wells Fargo account 7342 is attached below. As you can see, that account is in the name of me and my wife. It is not in the name of DuraSeal, Inc. or even "DuraSeal."

October 7, 2021 Page 2 of 10



Go to wellsfargo.com/personalloan or call 1-855-324-9370 Monday through Friday, from 8:00 a.m. to 7:00 p.m. Central Time.

Statement period activity summary

Beginning balance on 9/9

Beginning balance on 9/9

S1,148.21

Account number:

7342

AMY PREUSS HALFERTY

STEPHEN HALFERTY

ALY HALFERTY

ALY HALFERTY

ALY HALFERTY

North Carolina account terms and conditions apply

27. When I pay my employees and contractors, their pay statement refers to "DuraSeal" and not "DuraSeal, Inc." For example, a true and correct copy of a pay statement to Baille Morlidge is attached as Exhibit 5. The funds for those payments come from my personal checking account, Wells Fargo account 7342, that I own jointly with my wife. Again, DuraSeal, Inc. does not have and has never had any accounts. A true and correct copy of a payment to Baille

Morlidge from me and my wife's checking account is attached below. All payments to employees or contractors of my sole proprietorship have come from our personal checking accounts.

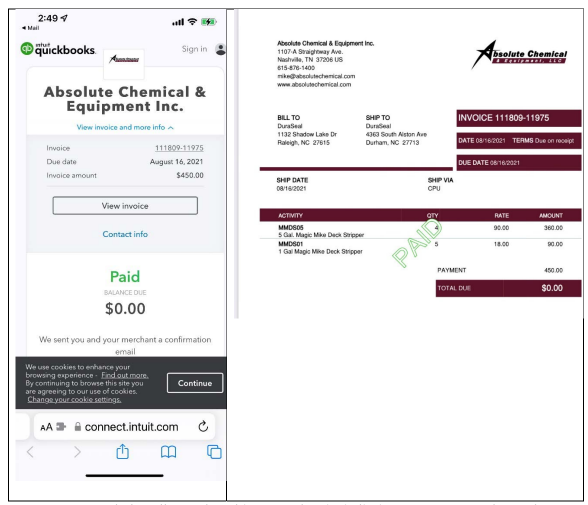
Check Details	>
Check Amount	\$3,842.10
S. Bradley Halferty Anny Prouss Halferty 1132 Shadow Lake Dr Raleigh, NC 27615-1898  Phy to the Baile Man Order of Baile Man Wells Fargo Bank Preston Comes Cary, NC 27513  For Lab	Merch 1 20 20 1 5 38 42.10 egit hall Party-two 1 1 20 00 00 00 00 00 00 00 00 00 00 00 00

- 28. I use QuickBooks to keep track of the income and expenses of my sole proprietorship. True and correct copies of my sole proprietorship's financial statements are attached as Exhibit 6. Those statements only refer to "DuraSeal" and not "DuraSeal, Inc."
- 29. During discovery in my pending Chapter 13 bankruptcy action in North Carolina, I produced a list of all of my clients. A true and correct copy of that list is attached as <u>Exhibit 7</u>. It refers to "DuraSeal's" customers, not "DuraSeal, Inc.'s customers. That is because DuraSeal, Inc. has never conducted any business and has no customers.
- 30. Since starting my own driveway and deck sealing business, I have never indicated or represented that I am doing business as "DuraSeal, Inc." or acted through that corporate form.
- 31. My sole proprietorship only does business in North Carolina, South Carolina, Georgia, and Florida. It has never done any business in Tennessee.

- 32. When I was deposed in my pending bankruptcy action, I was asked whether I incorporated "DuraSeal" as an S-corporation, which I confirmed because DuraSeal, Inc. is an S-corporation. Counsel for Ever-Seal did not ask me any clarifying questions, such as whether I operated my business as an S-corporation or a sole proprietorship, and I did not volunteer any. Since this deposition, Ever-Seal has misconstrued the nature of my answer. I am not an attorney and am not legally trained. I do not consider a sole proprietorship to be a company or entity, just a business name that I am using to conduct business personally. Had I known that Ever-Seal would misconstrue my answer as representing that I was actively conducting business through DuraSeal, Inc., I would have elaborated and explained my answer further. By informing Ever-Seal's counsel of what type of entity DuraSeal, Inc. is, I was in no way intending to convey that I have ever operated or done business on behalf or through DuraSeal, Inc.
  - 33. DuraSeal, Inc. has never transacted business within Tennessee or any state.
- 34. DuraSeal, Inc. has not committed any tortious act or omission within Tennessee or any other state or caused any tortious injury by an act or omission in Tennessee or any other state.
- 35. DuraSeal, Inc. has not ever, and certainly does not regularly, solicit business or engage in any other persistent course of conduct or derive substantial revenue from goods used or consumed or services rendered in Tennessee or any other state.
- 36. DuraSeal, Inc. does not own or possess any interest in property located in Tennessee or any other state.
- 37. DuraSeal, Inc. does not have an interest in, use, or possess real property in Tennessee or any other state.

- 38. DuraSeal, Inc. has not entered into any contract of insurance, indemnity, or guaranty covering any person, property, or risk located within Tennessee or any other state at the time of contracting.
- 39. DuraSeal, Inc. has not entered into any contract for services to be rendered for materials to be furnished in Tennessee or any other state.
- 40. DuraSeal, Inc. has not contracted to supply services or things in Tennessee or any other state.
- 41. Notably, Ever-Seal does not allege and provides no evidence to support any of the foregoing. Instead, Ever-Seal attempts to establish that this Court has personal jurisdiction over DuraSeal, Inc. by relying on my alleged individual actions and the actions of others rather than any actions by or on behalf of DuraSeal, Inc.
- 42. Ever-Seal alleges that I traveled to Tennessee to purchase chemicals that DuraSeal, Inc. allegedly used to conduct business in North Carolina and elsewhere. (As noted above, DuraSeal, Inc. has never actually conducted business anywhere.) However, the incident that Ever-Seal refers to occurred on August 16, 2021 before DuraSeal, Inc. was formed on August 31 2021. In August 2021, but before August 31, 2021, I moved my daughter to college in Wisconsin and had to rent a U-Haul moving trailer to move her. On the way back from Wisconsin, I stopped in Tennessee to purchase some chemicals from Absolute Chemicals for use by me operating as a sole proprietorship. Those chemicals were purchased using *my* personal credit card, and that statement was paid from my personal checking account. The chemicals I purchased were never used by DuraSeal, Inc. and were never intended to be used by DuraSeal, Inc. since it had not even been formed when I purchased them. Those chemicals are not proprietary. Anyone can purchase them,

and to my knowledge they are actually mixed by a company in Atlanta, Georgia. In other words, those chemicals are not even produced in Tennessee. A true and correct copy of my purchase receipt and invoice from August 16, 2021 is included below.



43. Ever-Seal also alleges that this Court has jurisdiction over DuraSeal, Inc. because "DuraSeal" hired two of its former employees and allegedly relied on training they received while at Ever-Seal. As discussed above, DuraSeal, Inc. has never hired any employee, contractor, or worker. Two former Ever-Seal employees were hired by me individually to work for my sole proprietorship. Since DuraSeal, Inc. has never hired any of Ever-Seal's former employees and never conducted any business, it certainly has not used any training that those individuals may have received before they voluntarily left Ever-Seal.

44. Further, while Kevin Goggins and Tim Lucero worked with my sole proprietorship,

they did not receive any specialized training from Ever-Seal. Their decision to work for me

certainly did not represent any intentional action by DuraSeal, Inc. to avail itself of the benefits of

Tennessee. Mr. Goggins trained in North Carolina but worked for Ever-Seal in Nashville,

Tennessee. I hired him after he had quit his job at Ever-Seal and traveled for approximately one

month. Likewise, Mr. Lucero trained in North Carolina but worked for Ever-Seal in Kentucky. He

worked for my sole proprietorship only after he told me that he was quitting due to concerns with

Ever-Seal's customer complaints, lack of leads, and improper management.

45. I also have never done in any training in Tennessee. When I started at Ever-Seal, its

owner, Steve Nelson, traveled to North Carolina to "train" me on how to do sales presentations,

which I had already been doing for decades. The "training" involved me riding around in a vehicle

with Mr. Nelson in Raleigh and Charlotte and watching him do sales presentations for the first

two-and-a-half days. By that point, I knew the material and process well enough that I could do it

on my own. As a result, rather than staying for the standard four days, Mr. Nelson returned to

Tennessee after approximately only two days. Mr. Nelson never gave me any training in

Tennessee.

I declare under penalty of perjury that the foregoing is true and correct. 46.

FURTHER DECLARANT SAITH NOT.

July 1, 2022 Date (mm/dd/yyyy)

### **EXHIBIT 1**





DuraSea 1132 Shadow Lake Dr ve Ra e gh, NC 27615

Pr mary Contact: Brad Hafferty (919) 369-8823 brad@durasea t.com Date: 04/13/2022

Account Executive: Leigh Anne Luckey leighanne.luckey@moneypages.com

Issue	Ad Size	Ad Notes	Gross	Discount	<b>Total Due</b>
May 2022 North Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
May 2022 East Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
May 2022 North Atlanta	1/2 Page Franchise		\$899.00	(\$399.00)	\$500.00
May 2022 North Atlanta	Call Tracking		\$50.00	(\$50.00)	\$0.00
May 2022 North Atlanta	Technology Fee		\$9.00	\$0.00	\$9.00
June 2022 North Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
June 2022 East Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
June 2022 North Atlanta	1/2 Page Franchise		\$899.00	(\$399.00)	\$500.00
June 2022 North Atlanta	Call Tracking		\$50.00	(\$50.00)	\$0.00
June 2022 North Atlanta	Technology Fee		\$9.00	\$0.00	\$9.00
July 2022 North Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
July 2022 East Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
July 2022 North Atlanta	1/2 Page Franchise		\$899.00	(\$399.00)	\$500.00
July 2022 North Atlanta	Call Tracking		\$50.00	(\$50.00)	\$0.00
July 2022 North Atlanta	Technology Fee		\$9.00	\$0.00	\$9.00
August 2022 North Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
August 2022 East Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
August 2022 North Atlanta	1/2 Page Franchise		\$899.00	(\$399.00)	\$500.00
August 2022 North Atlanta	Call Tracking		\$50.00	(\$50.00)	\$0.00
August 2022 North Atlanta	Technology Fee		\$9.00	\$0.00	\$9.00
September 2022 North Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
September 2022 East Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
September 2022 North Atlanta	1/2 Page Franchise		\$899.00	(\$399.00)	\$500.00
September 2022 North Atlanta	Call Tracking		\$50.00	(\$50.00)	\$0.00
September 2022 North Atlanta	Technology Fee		\$9.00	\$0.00	\$9.00
October 2022 East Cobb	1/2 Page		\$799.00	(\$290.00)	\$509.00
October 2022 North Atlanta	1/2 Page Franchise		\$899.00	(\$399.00)	\$500.00
Advertisements		'	<u>'</u>		\$8,653.00

\*\*Modified the state of the sta



Issue	Ad Size	Ad Notes	Gross	Discount	<b>Total Due</b>
October 2022 North Atlanta	Call Tracking		\$50.00	(\$50.00)	\$0.00
October 2022 North Atlanta	Technology Fee		\$9.00	\$0.00	\$9.00
Advertisements					\$8,653.00

Total Cash Due \$8,653.00

Order Notes:

C ent may cance wth 30 days wrtten not ce

**Additional Information** 

Authorize Yes

Recurring Credit Card Charge?

Form of Payment CRE

CREDIT CARD 28TH OF EA MO First Payment Date 04/28/2022 (mm/dd/yy)

Begin

Month Payment(s) 4-Apr

PO Number: xxxxx

This Agreemen is be ween Money Pages o lorida nc a lorida corpora ion (Money Pages) and he undersigned adver iser (Adver iser) This Agreemen is made up o he prined erms and he Terms and Condi ions on his documen he Adver iser is a corpora ion or o her limited liability enity here he individual signing his Agreemen on behal o he Adver iser personally guarantees paymen of Money Pages when due all amounts due by Adver iser under his Agreemen

### I have read this entire Agreement and understand and agree to its terms.

			RN	3	
Representative	Le gh Anne Luckey	<b>Date</b> 04/13/2022	Customer Signature		<b>Date</b> 04/14/2022

D g ta S gnature Captured (04/14/2022)

7892 Baymeadows Way Jacksonville, FL 32256 904-306-0086

Terms and Conditions – Unless otherwise provided herein, these Terms and Conditions ("Terms and Conditions") apply to all Advertising, Video Production, Digital, and Website Hosting Services provided to Client by Money Pages

1. Term. This Agreement is effective as of the most recent date of execution on the first page of this Agreement (the "Effective Date"). For all services except Advertising and Website Hosting Services, this Agreement remains in effect of the Verification of the project, as contracted. With respect to Website Hosting Services, this Agreement remains in effect for twelve (12) months after the Effective Date and will automatically renew on a monthly basis starting on the first day of the thirteenth (13th) month (the "Website Hosting Term"), unless Client gives Money Pages written notice of cancellation at least thirty (30) days before the start of the thirteenth (13th) month of the Website Hosting Term. With respect to Advertising Services, this Agreement remains in effect from the Effective Date until the "End Date" section written on the first page of this Agreement ("Advertising Services").

2. Termination. Except for Advertising Services, either party may terminate this Agreement to providing thirty (30) days written notice to the other party. If Client elects to terminate this agreement, Client shall pay to Money Pages the full value of the contract not more than thirty (30) days after Money Pages' receipt of Client's notice of termination. With respect to Video Production Services, if Client terminates this Agreement or reschedules at a time that is less than twenty-four (24) hours prior to the production date. Client shall pay to Money Pages in contract and the production of the Client's notice of termination to any other feets of the Agreement to the

the production date, Client shall pay to Money Pages all crew costs plus expenses incurred, in addition to any other fees contemplated under this Agreement.

3. Payment for Services Rendered. Except for Advertising Services, Client is responsible for honey Pages for all services rendered. Regarding any one-time project, such as a website, fifty percent (50%) of the total cost is due upon execution of this Agreement. Money Pages will not begin work on the project until the first fifty percent (50%) of the total cost has been received. The remaining balance is due thirty (30) days after work begins on the project or upon completion of the project, whichever comes first. Monthly projects, including other digital marketing and web hosting services, will be billed as agreed upon by both parties. Client is also liable for any plugin costs purchased during the website build. Money Pages shall

project, whichever comes first. Monthly projects, including other digital marketing and web hosting services, will be billed as agreed upon by both parties. Client is also liable for any plugin costs purchased during the website build. Money Pages shall communicate all plugin costs with Client shall pay all amounts due to Money Pages according to the terms of this Agreement. Default occurs when an outstanding balance remains on Client's account either thirty (30) days after work on Client's project begins, or upon completion of such project, whichever occurs first. Client understands that a 1-1/2% monthly service charge (18% per annum) will be assessed on any past due amounts and will apply to any judgment obtained against Client or Personal Guarantor in connection with default under this Agreement. If Client defaults on payment under this Agreement, Lient defaults on payment under this Agreement, and Event and Personal Guarantor shall pay all costs of collection when incurred, including but not limited to, reasonable attorneys' fees regardless of whether a legal action is filed, as well as attorney fees incurred in litigating entitlement to, and quantifying the amount of, attorney fees. Client permits Money Pages to store the credit card information printed on the first page of this Agreement, and to charge such credit card on the day Client defaults under this Section 4.

5. Termination Fee. If Client terminates this Agreement in accordance with Section 2 on a date that is more than ten (10) business days after the Execution Date, Client shall pay Money Pages a \$750 fee (the "Termination Fee") in addition to any other fees contemplated by this Agreement. =This section will not apply to Video Production or Advertising Services.

6. Methods of Contact. Money Pages simil not be liable for information communicated to Client by any person who is not the account executive or client relations specialist. Money Pages will not be liable for information communicated to Client by any person who is not the account execut

(30) days before that increase becomes effective.

(30) days before that increase becomes effective.

7. Compatibility: Money Pages will make every reasonable attempt to ensure that websites and digital services rendered display properly on browsers including, but not limited to, Microsoft Internet Explorer v9.0 and higher, Google Chrome 29.0.1547.76 m and higher, and Mozilla Firefox v7.0 and higher.

8. Availability of Client Staff and Materials. Client will make available to the Money Pages team, appropriate resources and personnel required to complete this project in a timely manner. Client assumes all liability and responsibility for the accuracy and content of information provided to Money Pages. Client assumes all liability for delays in completing the services contemplated by this Agreement, if such delays arise from Client's failure to make available to Money Pages the appropriate personnel and resources required to complete the project.a

### 9. Ownership.

a. Notwithstanding anything to the contrary in this Agreement or any other contract, Money Pages retains all rights and ownership of the work product created in connection with the Digital Services, including without limitation, the website, domain

a. Notwithstanding anything to the contrary in this Agreement or any other contract, Money Pages retains all rights and ownership of the work product reated in connection with the Digital Services, including without limitation, the website, domain name, design elements, website content, and website data created for Client by Money Pages, until Money Pages receives payment in full for such work product.

b. Notwithstanding anything to the contrary in this Agreement or any other contract, Money Pages retains all rights and ownership of any proprietary software used in connection with the Video Production and Web Hosting Services and any photography purchased under the Money Pages company name. Money Pages is not liable for any of the Client's distribution of photography purchased under the Money Pages company name other than on the website created under this Agreement. Client retains ownership of any photography it provides or purchases in connection with the Digital Services.

c. Client acknowledges that rights to and ownership in any third-party proprietary software used in the construction of the website is retained by the lawful owner. Money Pages shall secure licensing for Client usage of such software, as necessary, in accordance with the software licensing agreement.

10. Intellectual Property. Client represents that Client is the sole, exclusive, and under this Agreement including all pages and all intellectual property debt to a necessary in a content and subject matters usualled by Client to Money Pages (cellectively, "Content") by be included in the work product greated under this Agreement including

undisputed legal and beneficial owner of any and all intellectual property rights to any content and subject matter supplied by Client to Money Pages (collectively, "Content") to be included in the work product created under this Agreement, including without limitation, any and all copyrights, trademarks, service marks, and patents. Client further warrants and represents that it is authorized to, and does hereby, grant permission to Money Pages to reproduce, copy, distribute, publish, and reprint the Content in any advertisements in magazines, print, media, and electronic publications and applications.

11. Confidentiality. Money Pages shall maintain the confidentiality of all Client information which, at the time of first disclosure to Money Pages, is clearly identified as confidential ("Client's Confidential Information"). Money Pages will keep Client's Confidential Information confidential for three (3) years after the completion date of the Client project during which the information was disclosed. Money Pages is never required to keep as confidential any information which (a) is, or becomes, publicly known; (b) is already within Money Pages possession or knowledge at the time of first disclosure; or (c) is rightfully obtained from third parties.

12. Objectionable Content or Activities. Money Pages may terminate this Agreement without prior notice or liability if Client adds or submits objectionable or inappropriate content, as determined in Money Pages' sole discretion, to or for the website

12. Objectionable Content or Activities. Money Pages may terminate this Agreement without prior notice or liability if Client adds or submits objectionable or inappropriate content, as determined in Money Pages' sole discretion, to or for the website or video created for Client under this Agreement or uses the development website or video production in connection with objectionable or inappropriate activities, such as client-provided plagiarized content.

13. Indemnification. Client shall indemnify, defend, and hold harmless Money Pages and Money Pages' officers, directors, employees, agents, successors, and assigns (each, a "Money Pages Indemnitee") from and against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including reasonable attorneys' fees, and the cost of enforcing any right to indemnification hereunder, that are incurred by a Money Pages Indemnitee, arising out of or resulting from any claim, suit, and "Action") alleging Client's breach of this Agreement, negligence related to performance under this Agreement.

14. Limitation of Liability. Except as otherwise provided in this Agreement, in NO EVENT SHALL Money Pages OR ANY OF ITS REPRESENTATIVES BE LIABLE UNDER THIS AGREEMENT TO CLIENT OR ANY THIRD PARTY UNDER ANY THEORY OF RECOVERY, WHETHER BASED IN CONTRACT, IN TORT (INCLUDING NEGLIGENCE AND STRICT LIABILITY), UNDER WARRANTY, OR OTHERWISE, FOR CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR ENHANCED DAMAGES, ARISING OUT OF, OR RELATING TO ANY BREACH OF THIS AGREEMENT, REGARDLESS OF: (i) WHETHER SUCH DAMAGES WERE FORESEABLE; and (ii) WHETHER MONEY DAMAGES WERE FORESEABLE; an

EXEMPLARY, PUNITIVE OR ENHANCED DAMAGES, ARISING OUT OF, OR RELATING TO ANY BREACH OF THIS AGREEMENT, REGARDLESS OF: (i) WHETHER SUCH DAMAGES WERE FORESEABLE; and (ii) WHETHER MONEY PAGES WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

15. Entire Agreement. The printed, electronic, handwritten terms on the first page of this Agreement and these Terms and Conditions,, constitute the entire agreement with respect to the subject matter.

16. Venue. Client and Personal Guarantor agree that regardless of place of payment all suits at I aw and equity for any breach of this Agreement or for default in payment shall be instituted and maintained in a court of competent jurisdiction in Duval County, Florida and Client and Guarantor waive any defenses based on venue or forum non conveniens. This Agreement contains the entire agreement between the parties and may not be modified or amended except by a writing signed by both parties. The terms of this Agreement and Modification. This Agreement may only be amended, modified, or supplemented by an agreement in writing signed by Client and Money Pages. If Client claims an oral cancellation or change or cancellation or change or cancellation, otherwise, said change or cancellation is deemed waived.

No Waiver. No waiver by either party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving. No waiver by any party shall operate or be construed as a waiver in respect of any failure, 18. breach, or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver. No failure to exercise, or delay in exercising, any right, remedy, power, or privilege arising from this Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power, or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege.

19. Force Majeure. Except as specifically addressed by this Agreement, neither party shall be liable for delay in performance hereunder due to causes beyond its reasonable control, including without limitation, acts of God, strikes, civil strife, acts of

remedy, power, or privilege.

19. Force Majeure. Except as specifically addressed by this Agreement, neither party shall be liable for delay in performance hereunder due to causes beyond its reasonable control, including without limitation, acts of God, strikes, civil strife, acts of terrorism, or shortage of adequate power or transportation facilities.

20. Additional Terms Regarding Advertising Services Only.

a. INVOICES ARE DUE UPON RECEIPT. Client shall direct payment to Money Pages at the corporate office either by mail or telephone. Client acknowledges receipt of and agrees to the schedule of rates and all other terms, conditions, and regulations of the Rate davertising rate card (the "Rate Card"). Money Pages may return entires of rates and alter any of the terms, conditions, and regulations of the Rate davertising rate card (the "Rate Card"). Money Pages may return entires of rates and alter any of the terms, conditions, and regulations of the Rate Revision. If Client agrees to be bound by such Rate Revision unless Client gives Money Pages written notice of cancellation within ten (10) days after receiving notice of the Rate Revision. If Client elects to terminate this Agreement because of a Rate Revision, the advertising lineage run will be charged at the rate actually earned and will be calculated by annualizing the lineage run at the actual earned rate throughout the Advertising Services Term. Client agrees that for any and not paid within ten (10) days of fired proof, the billed rate will revert to the non-discounted rate regardless of any discount rate that would have been otherwise granted to Client, and a service charge of 1.5% per month of the unpaid principal balance owed to Money Pages will be added to all past due accounts. Money Pages reserves the right to cancel further insertions of advertisements if payments are not received when due. If Client is thirty (30) days in arrans on any amounts due and unpaid to Money Pages. Client hereby authorises Money Pages to secure pages to secure pages

RESERVES THE RIGHTTO ACCEPT OR REJECT ALL ADVERTISING TO BE PUBLISHED. Money Pages may require the word "advertisement" to appear in any advertisement(s) and may modify any advertisement in any way necessary to comply with applicable laws.

It Client is supplying camera-ready artwork, Client shall provide Money Pages complete material, ready for publication and printing, as soon as possible, but in no event later than the deadline specified to Client by Money Pages. All camera-ready submissions must comply with the most recent Money Pages specifications sheet. Specification sheets are available via fax or e-mail from the Production Manager or Money Pages Account Manager. Money Pages is not liable for any difference in resolution or quality between the artwork as submitted by Client and as it appears in the printed ad. Client is responsible for submitting artwork of the same quality expected from the printed ad.

It is a pages makes reasonable efforts to check each submitted element or factor that would here the faithful reproduction of the advertisement. Client agrees that Money Pages will not be liable for any claims arising from: (i) small color shifts between supplied proof and printed ad; (ii) large color shifts if supplied proof is of inferior-quality; (iii) missing fonts or graphics; (iv) scans supplied at lower-than-optimal resolution; (iv) artwork submitted at a size that does not match the agreed upon ad space; (v) incorrectly placed graphics; (vi) misspellings and other factors or errors deemed to be the ad creator's responsibility; (vii) errors in typeset copy of any ad not approved by Client in which a reasonable efforts to match color screens. However, due to printing and ink variances, Money Pages cannot guarantee exact color matches. Client agrees to be bound by the terms of this Agreement despite any color variances and shall not be entitled to any rebate due to the same. Client should contact Money Pages by and to approved by Client in which a reasonable effort to matches.

It is a proving to t WAIVER VOLUNTARILY, AND (D) SUCH PARTY HAS BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION 21.

### **EXHIBIT 2**



## PROTECTING YOUR WOOD



### 1. DO NOTHING



### 2. REBUILD

Pine\_ Exotic Composite Not "maintenance-free High cost/low resale value





PROJECT TYPE	RALEIGH			
MIDRANGE	Job Cost	Resale Value	Cost Recouped	
Attic Insulation (fiberglass)	\$1,301	\$1,800	138.3%	
Backup Power Generator	12,072	4,000	33.1%	
Backyard Patio	47,369	19,286	40.7%	
Basement Remodel	63,732	41,000	64.3%	
Bathroom Addition	38,597	22,400	58.0%	
Bathroom Remodel	16,565	10,286	62.1%	
Deck Addition (composite)	16,106	6,286	39.0%	
Deck Addition (wood)	9,564	5,083	53.2%	
Entry Door Replacement (fiberglass)	3,222	1,643	51.0%	
Entry Door Replacement (steel)	1,355	860	63.4%	
Caşea pi ily - Row On 3455 it Dorcument 43-1 File	ed 07/01/22 <b>817,675</b> 23	of 63 <b>/46</b> g <b>@7</b> /1 #: 39	2 56.4%	
Garage Door Replacement	1,639	1,200	73.2%	

### 3. IT'S A PAIN TO STAIN

Takes about a week
Repeat every 1-3 years
Thin layer of protection
Doesn't lock out moisture



# PERMANENT PROTECTION NEVER HAVE TO STAIN AGAIN



### 55+ YEAR TRACK RECORD

# Highways & bridges Telephone poles



Any market with sun & humidity is a great market







# Family owned & operated 50+ year track record Top-rated company 25 year warranty

### **DECKS DOCKS FENCES PERGOLAS CABINS**



DRIVEWAYS PAVERS PATIOS STONE WASONRY



### CONCRETE

### PENETRANT - NOT A TOP-COAT

# PERMANENTLY LOCKS OUT MOISTURE, LIMITING MOLD, MILDEW & FUNGUS

### **EASIER SPILL CLEANUP**

# PREVENTS FURTHER DETERIORATION LIKE CRACKING, PITTING & SPALLING



### CONCRETE

## PREVENTS ROOT SYSTEMS FROM PUSHING THROUGH CONCRETE

**STRENGTHENS CONCRETE 25%** 

LEAVES A NATURAL FINISH

PROTECTS REBAR FROM RUST & CORROSION

### THE DURASEAL PROCESS

- Not affected by rain
- Finished in one day
- Retains texture & traction



## 1. MASKING



### 2. DEEP CLEAN FOAM



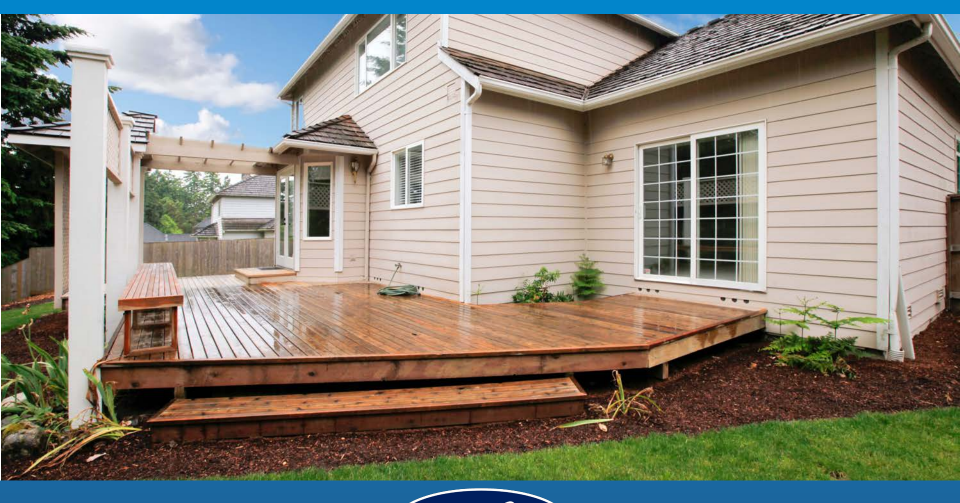
## 3. DEEP RINSE



# 4. TWO COATS SEALANT



# 5. CLEANUP



## **ULTRA LOW MAINTENANCE**



Nothing absorbs past 1/8"
Hose-pressure is sufficient
Can be power washed

# THE BEST EQUIPMENT

Hot PW units 300' of hose 70 PSI pumps



## THE BEST CREWS









## **SUMMARY**

#### PENETRANT - NOT A TOP-COAT

PERMANENTLY LOCKS OUT MOISTURE, LIMITING MOLD, MILDEW & FUNGUS

PREVENTS FURTHER DETERIORATION LIKE WARPING, ROTTING & SPLITTING

## **SUMMARY**

#### **FLAME-RETARDANT**

**STRENGTHENS WOOD & CONCRETE 25%** 

LEAVES A NATURAL FINISH

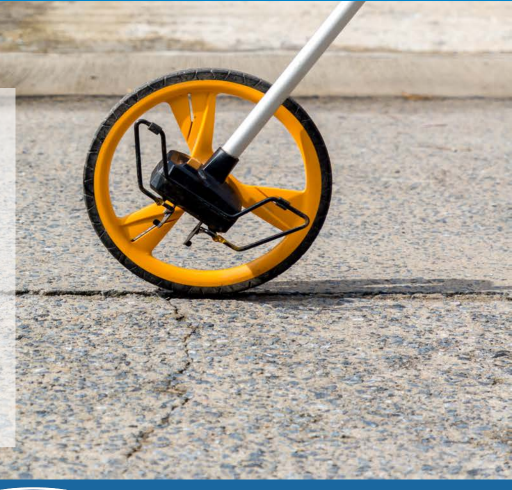
**EXTENDS LIFE OF STAIN & PAINT 300%** 

25 YEAR MANUFACTURER'S WARRANTY



# YOUR ESTIMATE

- SURFACE CONDITIONS
- MEASUREMENTS
- LOGISTICS
- EQUIPMENT REQUIRED





# PERMANENT PROTECTION FOR WOOD & CONCRETE

# ESTIMATE WORKSHEET

REP:				
------	--	--	--	--

WOOD	AREA	RATE	CONCRETE	AREA	RATE
FLAT SURFACE			DRIVEWAY		
RAILS			SIDEWALK		
STEPS			PORCH		
STEPS			PATIO		
WALLS			GARAGE		
BENCH			POOL		
PERGOLA			OTHER		
SKIRTING			OTHER		
POSTS			OTHER		
POSTS			OTHER		
FENCE/STYLE			OTHER		
OTHER			OTHER		

**SOLUTION MAGIC KNOCK OFF** NONE (NEW) **SOAK TIME TOP-COAT HEAVY** LIGHT **MODERATE** NONE **EQUIPMENT STEP EXTENSION NO LADDER EXTRA HOSE WATER PRESSURE** CITY WELL BAD GOOD OKAY **NOTES** 



888-660-0260 durasealit.com



888-660-0260 durasealit.com 50+ YEARS OF PROVEN RESULTS
PENETRATING SEALANT, NOT A TOPCOAT
SAFE FOR PEOPLE, PLANTS & PETS
PERMANENTLY LOCKS OUT MOISTURE
PREVENTS SPLITTING, CRACKING, WARPING
EASIER SPILL CLEANUP
PROFESSIONALLY TRAINED EMPLOYEES

CUSTOMER:	DATE:				
		BEST VALUE			
<b>RETAIL</b> GOOD FOR ONE YEAR	PROMO PRICE GOOD FOR 30 DAYS	EFFICIENCY DISCOUNT TODAY ONLY			
\$	\$	\$			
	SAVE \$	SAVE \$			
	25% OFF CHECK/CARD/FINANCE	<b>35% OFF</b> CHECK/CARD			
LOCK IN THE BEST V	ALUE WITH YOUR \$	DEPOSIT			
NO INTEREST FINANCING 12 MONTHLY PAYMENTS OF \$					
OPTION 1 OPTION 2 All options quoted at 35% off retail					



#### 888-660-0260 www.durasealit.com

Rep:	Brad Halferty
Phone:	919-369-8823

NAME					PHONE		
ADDRESS					PHONE		
CITY	ST	ATE	ZIP		EMAIL		
		<u> </u>	<u> </u>			•	
Deck	SCOPE OF	WORK				INVES	STMENT
Rails						WOOD	CONCRETE
Steps						WOOD	CONCILIE
Siding					RETAIL	\$	\$
Pergola					DISCOUNT	\$	\$
Bench					SUBTOTAL	\$	\$
Posts					DEPOSIT	\$	\$
Fence					BALANCE	\$	\$
Skirting							
Other					\$	\$	\$
Other					TOTAL	DEPOSIT	BALANCE
Other							
Driveway		TER	MS & C	CONDITION	ONS		
Sidewalk	Customer is reponsible for moving all	small, persoi	nal & valı	uable items	s away from the	work area	
Pool	Adjacent areas will get dirty; DuraSeal	will rinse the	ese area	s at the en	d of the project		
Porch	DuraSeal does not guarantee complet	e removal of	any coa	tings; 85-9	5% is sufficient	to seal completel	ly
Patio	The installation process can make the	wood appea	ar fuzzy;	this usually	goes away dur	ing the curing pro	ocess
Masonry	DuraSeal is a penetrating sealant; water does not bead up on the surface after sealing						
Stone	DuraSeal is applied to saturated surface	ces and is no	ot affecte	d by rain d	uring the service	е	
Other	When removing topcoats, every effort	will be made	to prote	ct adjacen	t surfaces to mir	nimize touch-ups	
New	Once sealed, outdoor surfaces still get	t dirty and gr	aying or	hazing car	occur, requiring	g periodic cleanir	ng
Weathere	DuraSeal does not guarantee uniformi	ity of color -	only resto	oration to the	ne surface's clea	an, natural color	
 Magic	If we cannot use customer's water, a v	vater truck w	ill be req	uired at cu	stomer's expens	se (\$400-500)	
Knockoff	If a lift is required to safely access any	surfaces (cl	nimneys,	gables etc	), rental of lift is	at customer's ex	pense
Step ladd							
Ext ladde							
Low pres	Customer Sig	nature				D	ate
Well water	2.3333	,				_	
Water tru							



Name Date Bai ie Mor idge 2/28/22 

 Sales Commissions
 \$1 248 10

 Gas Bonus
 \$ 210 00

 Production
 \$2 496 20

 Chargebacks
 \$ (112 20)

 Reimbursements
 \$ 

 Total
 \$3,842.10

Sales	Contract	Rate	G	as	Total
	\$ 1202	5%	\$	30	\$ 60 10
	\$ 2762	5%	\$	30	\$ 138 10
	\$ 1100	5%	\$	30	\$ 55 00
	\$ 2996	5%	\$	30	\$ 149 80
	\$ 1 100 \$ 2 996 \$ 12 932	5%	\$	30	\$ 646 60
	\$ 1202	5%	\$	30	\$ 60 10
	\$ 2768	5%	\$	30	\$ 138 40

Production	С	ontract	Rate		Total
	\$	1 202	10%	\$	120 20
	\$	2 762	10%	\$	276 20
	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	1 100	10%	\$	110 00
	\$	2 996	10%	\$	299 60
	\$	12 932	10%	\$	1 293 20
	\$	1 202	10%	\$	120 20
	\$	2 768	10%	\$	276 80
	\$	-		\$	-
	\$	-		\$	-
	\$	-		\$	-
	\$	-		\$ \$ \$	-
	\$	-		\$	-
Tatal	•	04.000			0.400.00
Total	\$	24,962		\$	2,496.20

Chargebacks	Description	Α	mount
Fe sberg	\$1122 contract adjustment	\$	112 20
Total		\$	112.20

Reimbursements	Description	Am	ount
Total		\$	-

#### DuraSeal Profit and Loss Standard January 1 through May 2, 2022

	Jan 1 - May 2, '22
Ordinary Income/Expense Income Interest income Services Income	5.34 142,010.04
Total Income	142,015.38
Cost of Goods Sold Contracted Services Labor Materials Merchant Fees Supplies	8,325.00 16,240.17 6,801.24 3,925.66 1,833.07
Total COGS	37,125.14
Gross Profit	104,890.24
Expense Service Charge Administrative Expense Advertising and Promo Automobile Expense Equipment Meals and Entertainment Office Expense Postage and Delivery Printing Rental Expense Sales Commissions Software Telephone Expense Travel Expense Vehicle Expense Gas Maintenance	282.93 1,411.76 46,933.52 2,028.06 205.79 3,099.14 415.08 11.60 110.64 819.24 20,419.95 2,267.59 882.57 5,204.67 5,269.25 712.97
Total Vehicle Expense	5,982.22
Total Expense	90,074.76
Net Ordinary Income	14,815.48
Net Income	14,815.48

#### DuraSeal Profit and Loss Standard January 1, 2021 through May 2, 2022

	Jan 1, '21 - May 2, '22
Ordinary Income/Expense Income Interest income Services Income	5.34 519,628.90
Total Income	519,634.24
Cost of Goods Sold Contracted Services Labor Materials Merchant Fees Repairs and Maintenance Supplies	8,325.00 38,224.50 26,678.50 10,530.64 2,900.00 6,357.88
Total COGS	93,016.52
Gross Profit	426,617.72
Expense Service Charge Administrative Expense Advertising and Promotion Automobile Expense Education Equipment Interest Expense Legal Expenses Meals and Entertainment Office Expense Office Supplies Postage and Delivery Printing Rental Expense Safety Equipment Sales Commissions Bonus Fuel Bonus Sales Commissions – Ot	317.93 14,483.19 200,318.73 2,028.06 1,485.00 34,843.06 1,372.95 543.00 4,635.80 4,051.11 300.29 20.30 525.95 14,216.05 436.06
Total Sales Commissions	67,082.90
Software Telephone Expense Travel Expense Uniforms Vehicle Expense	8,700.90 1,482.65 20,570.42 139.38

#### DuraSeal Profit and Loss Standard January 1, 2021 through May 2, 2022

	Jan 1, '21 - May 2, '22
Gas	10,938.43
Maintenance	1,974.84
Repairs	1,958.75
Vehicle Expense – Other	33.77
Total Vehicle Expense	14,905.79
Total Expense	392,459.52
Net Ordinary Income	34,158.20
Net Income	34,158.20

display_name	url	primary_contact_primary_phone primary_contact_primary_email
Gary Williams	https://app.companycam.com/embed/projects/LAwm7XzbYVXJGiqu	
walter wilson	https://app.companycam.com/embed/projects/7tdXtbQLXhd3DQTy	
Marilyn Maloney	https://app.companycam.com/embed/projects/nqALa1rfCgygLCcY	
Cheri Adkins	https://app.companycam.com/embed/projects/7MgWXxEu7U35g4kE	
Judy Fuller	https://app.companycam.com/embed/projects/JgaLug52FhtU4s7s	
Kevin Lyon	https://app.companycam.com/embed/projects/uXpjdfXfmRTfhLnv	
Tim Bassette	https://app.companycam.com/embed/projects/AQa2R3jUcKQQ9Fbr	
Kathie Rush	https://app.companycam.com/embed/projects/jRGyY93NwS5epta4	
Cynthia Carter	https://app.companycam.com/embed/projects/oq7wnWGnR9Wo7mHW	
Alan Hall	https://app.companycam.com/embed/projects/Jk3vHYCmpDBA5Zof	
Elesshia English	https://app.companycam.com/embed/projects/U7x8dCVdmico8GpL	
Phil Lucas	https://app.companycam.com/embed/projects/hNxmefedjFwugHZn	
Mark Thompson	https://app.companycam.com/embed/projects/prfwYRkxUyXKz3RR	
Libby Mitchiner	https://app.companycam.com/embed/projects/euP472EjUESKQ4x1	
Malcolm and Mona Roberts(BLAST)	https://app.companycam.com/embed/projects/BwS3uFRowrVAQ4PZ	
JoAnne Oncea	https://app.companycam.com/embed/projects/XPpLp2PNegFjFmg5	
Jason Scott	https://app.companycam.com/embed/projects/bdKWDYjc9gffS27t	
Chris Martin	https://app.companycam.com/embed/projects/JzywE711viChFCEH	
Joe Almeida	https://app.companycam.com/projects/34029011	
Donna Ennis	https://app.companycam.com/embed/projects/DFM84WYy3rJCdGvq	
Marty Helms	https://app.companycam.com/embed/projects/aacz6HuXUTmrR6J4	
Dennis Myles	https://app.companycam.com/embed/projects/7xK2smu3GQ6uQvML	
Bob Hammond	https://app.companycam.com/embed/projects/MGsi9kgz2eCi6v7J	
Laura Payne	https://app.companycam.com/embed/projects/3Rh76KbV5nVKYgNa	
Bill Mize	https://app.companycam.com/embed/projects/BnT6s2BUgF1fvfWZ	
Mary Winslow	https://app.companycam.com/embed/projects/MsA6nBZ9WtVZQ8pC	
David Motta	https://app.companycam.com/projects/32723014/photos	
Cacky West	https://app.companycam.com/embed/projects/xPzEE5kNk9v397Ah	
Chris Plummer	https://app.companycam.com/embed/projects/S88iYjDZrF1phPbh	
John Dounoucos	https://app.companycam.com/embed/projects/yNdMBgWMpsBbaSD1	
Phillip Barbieri	https://app.companycam.com/embed/projects/iRN1jDxDsqpKjyj6	
Ray Lutz	https://app.companycam.com/embed/projects/3ru6pnajcfc53G12	
Kevin Darby	https://app.companycam.com/embed/projects/GrFb7QQ8bmwoAGLA	
Tim Laspaluto	https://app.companycam.com/embed/projects/FcMNfJr7YjxvDN5E	
Jill Hanna	https://app.companycam.com/embed/projects/318yoX1gg3Kjbtzk	
Paige Garriques	https://app.companycam.com/embed/projects/hBmzA2cCSMQ4EpME	
Donna Young	https://app.companycam.com/embed/projects/94BavHs52fgSAh3H	
Joel Weintraub	https://app.companycam.com/embed/projects/khnWEhoEMWApF7Ft	
Joyce Erickson	https://app.companycam.com/embed/projects/mBcUEDaMMqHs3B2B	
Mirium Cantino	https://app.companycam.com/embed/projects/8Vk8UDDEeiANWWDJ	
Nancy Alsobrook	https://app.companycam.com/embed/projects/rpQmgG2QFCPJ4xQN	
Dina Goddard	https://app.companycam.com/embed/projects/QbBKp9LfpUTr6Ynh	
Jim Kasper	https://app.companycam.com/embed/projects/fqBVKeKMkyF2eX2A	
Janet Sarabia	https://app.companycam.com/embed/projects/nKtGLSc2eyKThG7G	
Bruce Hull	https://app.companycam.com/embed/projects/odqkt4Ja1WnxDGyr	
Paul O'Bryant (BLAST)	https://app.companycam.com/embed/projects/4NnrAwSdWFFZCd6U	
Susan Wall	https://app.companycam.com/embed/projects/mjuidjyp6p4nysGP	
Eric Guinn	https://app.companycam.com/embed/projects/RzQzq3pQRxhKWXNU	
Ashley Ritch	https://app.companycam.com/embed/projects/FzUcjwd3j4XCiMj5	
Corinne Perry	https://app.companycam.com/embed/projects/yXEpWFEnQV13fAr5	
Faye Stanley	https://app.companycam.com/embed/projects/o2JQwb4mYKeBgUjS	
Beatrice Edwards II	https://app.companycam.com/embed/projects/8THYTBvjAEKo4Lod	
Beatrice Edwards II William Speed	https://app.companycam.com/embed/projects/8THYTBvjAEKo4Lod https://app.companycam.com/embed/projects/qmRHhUbmdMGefdAb	

Sean Claypool	https://app.companycam.com/embed/projects/q27o2U4CFNygxypM
Susan Lamy	https://app.companycam.com/projects/35181339/photos
Lyn Herdt	https://app.companycam.com/embed/projects/jQwkGCjHY1STA1qW
Darlene Winston	https://app.companycam.com/embed/projects/RDVGyVX9j75E3nix
Don Ellis	https://app.companycam.com/embed/projects/eVx7iNhsbVWkTojF
Diane Danner	https://app.companycam.com/embed/projects/rN4A9TezvWsfd48z
Brett Cramer	https://app.companycam.com/embed/projects/yEh7D11DhFc2ApqB
Gary Waye	https://app.companycam.com/embed/projects/xwgh2vcDkEbEwUkN
Ralph Danley	https://app.companycam.com/embed/projects/VHJJ9wE3r9kMuM6G
Leslie Gathright	https://app.companycam.com/embed/projects/JJrtDN4tsW8UXFtP
Peggy Canady	https://app.companycam.com/embed/projects/UBKJWVZhv6BjA4kF
Lisa Gurkin	https://app.companycam.com/embed/projects/JeMv26Yjhm4HoGU3
Cindy Merritt	https://app.companycam.com/embed/projects/ooQvGkzNWmSc2hPG
Dennis Beemer	https://app.companycam.com/embed/projects/U74Uz7dAN1aMTj8c
Frank Hempfling	https://app.companycam.com/embed/projects/1vvU8raRR8ixipCF
Ted Picano	https://app.companycam.com/embed/projects/oYWNixgUw6yUFgju
Tom Kaznowski	https://app.companycam.com/embed/projects/9DCBYCUE4E8uZFop
Denise Dennis	https://app.companycam.com/embed/projects/FwqUXScmUdJqAP1L
Tom Misuraca	https://app.companycam.com/embed/projects/AtJitzNsmXDZS4EW
Michael McQuaide	https://app.companycam.com/embed/projects/6KBbGpcpSBRGJKHK
Michelle Hawkins	https://app.companycam.com/embed/projects/WJ8uhvFozU9FHTEd
Dave McIntyre	https://app.companycam.com/embed/projects/qPVmsuyk4TQ8SRgh
Roy Slagle	https://app.companycam.com/projects/33508983
Larry Staudmeister	https://app.companycam.com/embed/projects/KH3stoT9roaFBTTd
Cynthia Henley	https://app.companycam.com/embed/projects/yb4P3bP1QKG5XyZT
Robert Blackwood	https://app.companycam.com/embed/projects/s7c22hoR86tZQVY8
Cheryl Champion	https://app.companycam.com/embed/projects/LUzPRwrKKBpd7pKq
Pat Shapiro	https://app.companycam.com/embed/projects/rqXowqXctt17v5yy
Virginia Meares	https://app.companycam.com/embed/projects/a12xfoD3uCeajWGn
Beth Grumbles	https://app.companycam.com/embed/projects/AFDHEy6xuDk7vU6c
Douglas Holzworth	https://app.companycam.com/embed/projects/fJK69ysjyuiBe5ZF
Barbara Provin	https://app.companycam.com/projects/35945926
Debbie Deskins	https://app.companycam.com/embed/projects/DkbupfdKmHdpeBoU
Ruth Carpenter	https://app.companycam.com/embed/projects/4LvaZToK2qXYKmuR
Laura Harris	https://app.companycam.com/embed/projects/XMfQ9RT3su8i43jC
Steve Mele	https://app.companycam.com/embed/projects/5uobDBhqG7mFkDvi
Darren Kozinski	https://app.companycam.com/embed/projects/WsRFWm339KxPMJU8
Joe Balickie	https://app.companycam.com/embed/projects/wFqk7L8HgGESiqrU
Mark Yarborough	https://app.companycam.com/embed/projects/RTYZX7cNmgGJRKt8
Dwight Lowery	https://app.companycam.com/embed/projects/wkT3Uhsd32EdA9wd
Jack & Kathy McElroy	https://app.companycam.com/embed/projects/UWTVoXy6UnxLEvuz
Rick Guyer	https://app.companycam.com/projects/32722874/photos
Steve Finnegan	https://app.companycam.com/embed/projects/TzrXV1uiK3AmYS3r
Soon Kwark	https://app.companycam.com/embed/projects/FkzcveTQSqUCNicZ
Katrisia Armstrong	https://app.companycam.com/embed/projects/gCEiJeAQwh5cyVZ5
Herbert Stuckey	https://app.companycam.com/projects/34976640
Donna Lamm	https://app.companycam.com/projects/34976646
William Hatcher	https://app.companycam.com/embed/projects/u65dTe46FAgBAc2v
Norma Jerby	https://app.companycam.com/embed/projects/u65d1e46FAgBAc2v
Ron Melvin	https://app.companycam.com/embed/projects/8fCZPfgEshs3Ajr1
Jennifer Ovanna	https://app.companycam.com/embed/projects/8iCZPigEsns3Ajr1  https://app.companycam.com/embed/projects/PLhZQsp4SJsyySDq
Thelma Jenkins	https://app.companycam.com/embed/projects/693SaM4RJmZ5DZVw
Al Vogel	https://app.companycam.com/embed/projects/8DVoZaojnbaxKFpf
Duane Coad	https://app.companycam.com/embed/projects/ikhkZ3WKmVY8cJcT
Lou Traficante	https://app.companycam.com/embed/projects/HemL5XnH791fMt3Q
Bob Zupp	https://app.companycam.com/embed/projects/i6N8EvkKZ1WfqzVP
Ruth Cavin	https://app.companycam.com/projects/32723014/photos

Robert Edgington	https://app.companycam.com/embed/projects/btPjeuE63ujGxqSr
Bob Campabello	https://app.companycam.com/embed/projects/b3bxwdbfQJfEXxyu
Gordon Connell	https://app.companycam.com/embed/projects/7zoTDdCVumHHTWvu
Diane Corbin	https://app.companycam.com/embed/projects/L2WWs6xDS57sgvWs
Keith Blevins	https://app.companycam.com/projects/32795749/photos
David Kajdi	https://app.companycam.com/embed/projects/SRDJChfvXRnjBHzJ
Austin Evert	https://app.companycam.com/embed/projects/KetP9hYDh7iw1TKn
Mary Beth McFadden	https://app.companycam.com/embed/projects/smoyrGB7wtaikin2
GAYATRI TYALAVARTHI	https://app.companycam.com/embed/projects/S7TKxp1RZTr4aVst
Oscar Groomes	https://app.companycam.com/embed/projects/tcjkDSfHzb1f45G8
John Albricht	https://app.companycam.com/embed/projects/hePDmiCvk3ubPThj
Jim Coley	https://app.companycam.com/embed/projects/FCXzyyn5zKj14UPM
Rhonda Rose	https://app.companycam.com/embed/projects/WDcgPHGrx3AW111m
John Cox	https://app.companycam.com/embed/projects/stPnESdcDQthUxjd
Tom Stevens (BLAST)	https://app.companycam.com/embed/projects/V9RSjq6En1k9BtSb
Matthew Skiba	https://app.companycam.com/embed/projects/5oWuh2krHSjah89E
Kristen Pompilio	https://app.companycam.com/embed/projects/MGnMDcfe28T1Bj3j
David Turner	https://app.companycam.com/embed/projects/XwZbgKdinDVXLvnz
Marlyn Lewis	https://app.companycam.com/embed/projects/zh1VBshidefGyu61
Brad & Emily Wiedner	https://app.companycam.com/embed/projects/vNqA4VCEwD9hSdjD
Todd Lautzenheiser	https://app.companycam.com/embed/projects/Aximv8UUsxBrmztm
David DeVane (BLAST)	https://app.companycam.com/embed/projects/QpQdo3gRDmweQ5Xo
Chemise Watson	https://app.companycam.com/embed/projects/pBvwvJwKuzRyQhff
Cindy Dahlman	https://app.companycam.com/embed/projects/gd1TJSqsEWQFJq6w
Alton Chasin	https://app.companycam.com/embed/projects/jdjsZfC1mn7nKiaK
Lenna Gray	https://app.companycam.com/projects/35185285/photos
Mom Kwark	https://app.companycam.com/projects/37412940
Diane Band	https://app.companycam.com/embed/projects/xRuqmzqds9p3kZJF
Sue Rufa	https://app.companycam.com/embed/projects/gFAQS3foV35xM8B2
Travis Wigg	https://app.companycam.com/embed/projects/WMHdJcGqJifyU5iQ
David Terrell	https://app.companycam.com/embed/projects/3xkTkbUZX4jYttw5
Brian Emmett	https://app.companycam.com/embed/projects/RuuYL2osPMDf4pk8
Anne Ross	https://app.companycam.com/embed/projects/iWGqV4NQKYMMepTK
Donna Bardua	https://app.companycam.com/embed/projects/7NGUkZPkxBgBcCh1
jason tarbell	https://app.companycam.com/embed/projects/znK6ywC7VKVC82Rh
Robert Sioss	https://app.companycam.com/embed/projects/ShhvXoWHd8FdCMgv
Bobby Smith	https://app.companycam.com/embed/projects/tHfTT6QUUJHLThGT
Randy Nelsen	https://app.companycam.com/embed/projects/1EADf247XabXMGuS
Marvin Kerl	https://app.companycam.com/embed/projects/wBtJyLAqPX3egvVq
Sharon Sharpe	https://app.companycam.com/embed/projects/Saha2Y2TZ1KCLK3x
Denyel Garland	https://app.companycam.com/embed/projects/rWBRTPsJkPkDN7yR
Carmine Dalto	https://app.companycam.com/embed/projects/bTWFHvyvwVR8N397
Lisa Motruk	https://app.companycam.com/embed/projects/iVjFAx3AigGbRpbN
William Blaine	https://app.companycam.com/embed/projects/JaG7fdAZa99QqLhu
Jeff Kudlacz	https://app.companycam.com/embed/projects/nRGxRH8QhrwWvwWE
Ashlie Hanley	https://app.companycam.com/embed/projects/Jzhq5rEMMyq69V8P
Jason Tomlinson	https://app.companycam.com/embed/projects/J2nq5rEMMyg69V6P
Laurie Cothran	https://app.companycam.com/embed/projects/Emigropxes1H530q
Mitchell Mahony	https://app.companycam.com/embed/projects/JphznfJuYyQ5NxT2
Debbie Weston	https://app.companycam.com/embed/projects/app12mJuTyQ5tXT2
Gerry Mello	https://app.companycam.com/embed/projects/J9f14vbJJZ6k8hKp
Mary Cunningham	https://app.companycam.com/embed/projects/NuFvJY9rty64uQMx
Suzanne & James Felsberg	https://app.companycam.com/embed/projects/iMjLbkVrU7a9SbLR
Megan Tajlili (BLAST)	https://app.companycam.com/embed/projects/RsbPudPDpVuZ7feR
David Frazell	https://app.companycam.com/embed/projects/ihG3cA2Ngo9DRHZT
Barbara Vieni (BLAST)	https://app.companycam.com/embed/projects/MWingBQxFoeg49s8
Jason Roberson (BLAST)	https://app.companycam.com/embed/projects/8eeEPbdnUyWEDHor

Katie Cipkala	https://app.companycam.com/embed/projects/URosH7FhoQU9jgQm
Sharan Boone	https://app.companycam.com/embed/projects/tfkAPpEX9zUDUzeB
Alise Baer (BLAST)	https://app.companycam.com/embed/projects/dGssqjk4eRVc4KWQ
Tara Nelson	https://app.companycam.com/embed/projects/BL4UtqrmkioedC85
John Whipkey	https://app.companycam.com/embed/projects/LJ9jnCaiPWo7C14i
Bob Jasion	https://app.companycam.com/embed/projects/YygHYkpZEStLB35x
Judy Palmer	https://app.companycam.com/embed/projects/EAZ8NDcVb7hkMac6
Denise Barefoot	https://app.companycam.com/embed/projects/m887cthDut8WfY5e
John & Roslyn Mitchell	https://app.companycam.com/embed/projects/Xrh5VhZvWdzJSJKj
Alonzo Roberts	https://app.companycam.com/embed/projects/2m6KynXQARnj3DTX
Sarah Bartlett	https://app.companycam.com/embed/projects/qvNsEQrKoEBZ435g
Lori Dreyer	https://app.companycam.com/embed/projects/JmpDV1ow45WmPx3c
Bob Charlton	https://app.companycam.com/embed/projects/cgntvCzEzQZ9QxVi
Tara Hagen	https://app.companycam.com/embed/projects/17AT1PABZ5KvaKv5
Michael Degumba	https://app.companycam.com/embed/projects/NmoybmNESCGs9pYC
Terri & Peter Stewart	https://app.companycam.com/embed/projects/EonyV2bDnTFDqktU
Steve Duggins	https://app.companycam.com/embed/projects/p1TEK4S6NJiD7s8H
Tim Niles	https://app.companycam.com/embed/projects/iuvmYWwSnBeepq4r
Bert Rosado	https://app.companycam.com/embed/projects/KTBvrE6VUbDbhdFC
Kyle Garrett	https://app.companycam.com/embed/projects/rYUm3M8h5WrwRdXp
Meryl Murphy	https://app.companycam.com/embed/projects/bcN9ZJv1zjtsABbK
Andrew Disque	https://app.companycam.com/embed/projects/Kuv3KmHSdCbAHnhX
Bill Bradley	https://app.companycam.com/embed/projects/r67YonQBPwKz5Pro
Alan Estergomy	https://app.companycam.com/embed/projects/NedFS4tSA8osY7rD
Bob Thiele	https://app.companycam.com/embed/projects/qXcHHJtDhXuw6knD
Shane Griffin	https://app.companycam.com/embed/projects/J9gfrqpHKkKwfPid
Angela Palmer	https://app.companycam.com/embed/projects/6e4iLF8xceK9hZUA
Eleanor Hedrick	https://app.companycam.com/embed/projects/m6JtVqGcmxMQVEAU
Donald Butler	https://app.companycam.com/embed/projects/E642QFwZEYiWWnrD